

LAND DISPOSAL NOTIFICATION AND CERTIFICATION FORM (PHASE II) - REVERSE SIDE

CPL-C00378

SOLVENT AND CALIFORNIA LIST TREATMENT STANDARDS

If the waste identified on the first page of this form is described by any of the following USEPA hazardous waste codes: P001, P002, P003, P004, P005, and all solvent constituents will not be monitored by the creaser, and/or this hazardous waste is subject to any prohibitions identified as California List restrictions (40 CFR 266.10, 266.11, 266.12, 266.13), then such constituent must be identified below by checking the appropriate box, and this information may be checked off the shipping manifest. If the waste code P003 describes this waste, and the waste does not conform to the shipping manifest list of constituents, then this box must be checked.

SOLVENT WASTE TREATMENT STANDARDS

P001 through P005 spent solvent constituents and their associated USEPA hazardous waste code(s).	Treatment Standard WATERBORNE CONSTITUENTS	P001 through P005 spent solvent constituents and their associated USEPA hazardous waste code(s).		Treatment Standard WATERBORNE CONSTITUENTS
		Standard	Standard	

All spent solvent treatment standards are determined through a total waste analysis (TWA), unless otherwise noted. Waterborne constituents are mg/l, leachate constituents are mg/kg.

CALIFORNIA LIST TREATMENT STANDARDS - under 40 CFR 266.10 and 40 CFR Appendix 211(a)(1)

A waste must first be designated as a USEPA hazardous waste before the waste can be subject to the California rules.

CHARACTERISTICS:

HARMFUL TO THE ENVIRONMENT

Liquids or semi-liquids wastes containing Halogenated Organic compounds listed in 40 CFR 266, Appendix 211

Liquid wastes containing Poly Chlorinated Biphenyls (PCBs)

Liquid wastes containing Dinitro

Note: Hazardous wastes containing AS, DD, Cr, Hg, Pb, or Cd must be evaluated if not characteristically hazardous and not metal.

* - For the defining "liquid" refer to method 3030, the Pulse Plate Liquids Test, from the annual SW-846

HARMFULITY APPROXIMATE

D001: Ignitable characteristic wastes, except for the 40 CFR 261.21(a)(1) High TOC subcategory, that are managed in non-CWA/non-equivalent/CWA-Class I CWA systems.

D002: Ignitable characteristic wastes, except for the 40 CFR 261.21(a)(1) High TOC subcategory, that are managed in CWA/CWA-equivalent or Class I CWA systems.

D003: Ignitable characteristic liquids subcategory based on 40 CFR 261.21(a)(1) - Generated flows or equal to 100 total organic carbon.

D004: Corrosive characteristic wastes that are managed in non-CWA/non-CWA-equivalent/Non-Class I CWA systems.

D005: Corrosive characteristic wastes that are managed in CWA, CWA-equivalent, or Class I CWA systems.

LAND DISPOSAL NOTIFICATION AND CERTIFICATION FORM (PAGE TWO)

STL-68112

If the waste identifying on the first page of this form is described by any of the following USEPA hazardous waste codes 6021, 6022, 6023, 6024, 6025, and all solvent constituents will not be controlled by the codes, and/or this hazardous waste is subject to any prohibitions identified as California high restrictions (if CPA 255.33 and/or Title 22 section 3554.1), then each constituent MUST be identified below by checking the appropriate box, and this page must accompany the shipping manifest along with the previous page of this form. If the waste code P433 describes this waste, then the following list of constituents MUST be attached. If none of the above treatment standards apply, then no list or attachments are required.

POLYVINE 100% POLYVINYL CHLORIDE

SOLID WASTE MANAGEMENT STANDARDS	
PSI through P500 open inventories and their associated UNTPA hazardous waste manifest.	Treatment Standard Treatment / Removal Standard

All spent solvent treatment standards are white or off-white, monomer water are no/sus.

~~CALIFORNIA STATE HIGHWAY PATRULERS - 46000 104,15,40 CVA 200,42 and ICRA Section 1888
must first be designated as a 92 EPA Hazardous waste before the same
is used.~~

A word must always be designated as a 400 cps buzzword unless before the rank.

Liquid wastes containing Halogenated Organic compounds listed in 45 CFR 100, Appendix II	Prohibition Liquid wastes: Greater than or equal to 1.000 mg/l Nonliquid wastes: Greater than or equal to 1.100 mg/l Greater than or equal to 10 ppm	Alkalinity pH Total dissolved solids Total organic carbon Total organic halides Total organic sulfur
Liquid wastes containing Poly Chlorinated Biphenyls (PCBs)	One or more of the following metals (or elements) at concentrations greater than or equal to the following: Nickel and/or compounds as Ni: 113mg/l Thallium and/or compounds as Tl: 110mg/l	Alkalinity pH Total dissolved solids Total organic carbon Total organic halides Total organic sulfur
Liquid wastes containing Arsenic		
Note: Hazardous wastes containing As, Cd, Cr, Hg, Pb, or Se must be evaluated if not characteristicly hazardous for that metal		

* - For the defining liquid water to method 3080, the Pulse Filter Liquids Test, see the initial SW-912 SURFACEWATER TEST.

- | SOLID WASTE
DESCRIPTION | STABILIZATION/STABILIZATION
REFERENCE |
|--|--|
| 40 CFR 261.11(a)(1) Ignitable characteristic wastes, except for the 40 CFR 261.23(a)(1) High TOC subcategory. | that are managed in non-CWA/non-equivalent or Class I DMR systems. |
| 40 CFR 261.11(a)(1) Ignitable characteristic wastes, except for the 40 CFR 261.23(a)(1) High TOC subcategory. | that are managed in CWA/CWU-equiv- |
| 40 CFR 261.11(a)(1) Ignitable characteristic wastes, except for the 40 CFR 261.23(a)(1) High TOC subcategory based on 40 CFR 261.31(a)(1) + greater than or equal to 10% total organic carbon. | that are managed in CWA/CWU-equiv- |
| 40 CFR 261.11(a)(2) Corrosive characteristic wastes that are managed in non-CWA/non-CWA-equivalent/non-Class I DMR systems. | |
| 40 CFR 261.11(a)(2) Corrosive characteristic wastes that are managed in CWA, CWU-equivalent, or Class I DMR systems. | |

1030 Chemical Park, Waukesha, Wisconsin

CONTRACT NUMBER:		LAND DISPOSAL NOTIFICATION AND CERTIFICATION FORM (PARTS A-E)	
JOHN PAINTING CO.		Manifest Doc. No.:	31700
Profile Number:		State Manifest No.:	
CDL379		31700	

1. Is this waste a non-hazardous or hazardous? (See 40 CFR 261.31 check box.) Hazardous
2. If this waste is subject to any California list restrictions enter the letter from the California list that is applicable.
EBCs, PCBs, Acid, Ozone, Oxides
3. Identify all USEPA hazardous waste codes that apply to this waste shipment, no more than four codes. Identify the corresponding subcategory, or check MORE if the waste code and California list treatment standards are listed on the following pages. If PCBs, acid, ozone, or oxides are present in the waste, the USEPA hazardous waste codes will be listed in column 6. If none of these constituents are present, then the underlying hazardous constituents must be listed and attached.

AMC #	6. USEPA Hazardous Waste Code(s)	7. SUBCATEGORY ENTER THE SUBCATEGORY DESCRIPTION IF NOT APPLICABLE, SIMPLY CHECK DESCRIPTION		8. HOW MUCH THE WASTE BE MANAGED ENTER LETTER FROM TABLE
		X	A	
1	D001			X A

To identify PCBs or DDDI-3047 underlying hazardous constituent(s), use the "PCB/Other Hazardous Constituent Form" provided (CRW-2104) and check here. To see if OBCs are present in the waste upon the initial generation check here. To list additional USEPA waste module and subcategories, use the supplemental sheet provided (CRW-2104-A).

HOW MUCH THE WASTE BE MANAGED? In column 6 above, enter the letter (A, B1, B2, B3, B4, C, D) which describes how the waste must be managed to comply with the land disposal regulations (40 CFR 260-7). If the letter B1, B2, B3, B4 or D, you are taking the appropriate certifications as provided. If the LDR program may have regulatory citations different from the 40 CFR part 260-7 regulations, your certifications will be deemed to refer to those state citations.

A. RESTRICTED WASTE REQUIRING TREATMENT
This waste must be treated by the applicable treatment standards set forth in 40 CFR Part 261(d).
For Hazardous Debris: "This hazardous debris is subject to the alternative treatment."

B.1 RESTRICTED WASTE TREATED TO PERFORMANCE STANDARDS
"I certify under penalty of law that I have personally examined and am familiar with the treatment process used to support this certification and that, based upon my knowledge and experience, I believe that the treatment process is immediately responsible for obtaining this information. I believe that the treatment is conducted properly so as to comply with the performance levels specified in 40 CFR part 261-10 or 40 CFR 261.42 or RCRA Section 300(d)(d) without impairment." I am aware that there are significant penalties for submitting a false certification of fine and imprisonment."

B.2 RESTRICTED WASTE FOR WHICH THE TREATMENT STANDARD IS EXPRESSED AS A SPECIFIED TECHNIQUE TREATED BY THAT TECHNOLOGY
"I certify under penalty of law that the waste has been treated in accordance with the technique specified in 40 CFR 261.42 or RCRA Section 300(d)(d) without impairment." I am aware that there are significant penalties for submitting a false certification of fine and imprisonment."

B.3 40 CFR PART 261 ANALYTICAL CERTIFICATION FOR INHUMERATED ORGANICS
"I certify under penalty of law that I have personally examined and am familiar with the treatment process used to support this certification and that, based upon my knowledge and experience, I believe that the treatment process is immediately responsible for obtaining this information. I believe that the treatment is conducted by incineration units operated in accordance with 40 CFR Part 261 Subpart Q in full substitution units operating in accordance with applicable technical means to detect the characteristic organic constituents despite having used best good engineering and practices. I am aware that there are significant penalties for submitting a false certification of fine and imprisonment."

B.4 DECHARACTERIZED WASTE REQUIRING TREATMENT For UNQUALIFIED HAZARDOUS CONSTITUENTS
"I certify under penalty of law that the waste has been treated in accordance with the treatment standard specified in 40 CFR 261-10 or 40 CFR 261.42, to remove the hazardous characteristic. This decharacterized waste contains one or more hazardous constituents that require further treatment to meet treatment standards. I am aware that there are significant penalties for submitting a false certification, including the possibility of fine and imprisonment."

C. RESTRICTED WASTE SUBJECT TO A VARIAZANCE
This waste is subject to a maximal capacity variance, a treatability variance, or a compliance variance. Enter the effective date of prohibition in column 6 above.

D. RESTRICTED WASTE TREATED WITHOUT FURTHER TREATMENT
For Hazardous Debris: "This hazardous debris is subject to the alternative treatment."

E. RESTRICTED WASTE CAN BE LAND DISPOSED WITHOUT FURTHER TREATMENT
"I have determined that this waste meets all applicable treatment standards set forth in 40 CFR 261 Subpart D, and all applicable prohibition levels set forth in Section 261-10 or RCRA Section 300(d)(d). Therefore, can be land disposed without further treatment. A copy of all applicable treatment standards and specified methods, including the treatment method, is maintained at the treatment, storage and disposal facility named above." "I certify under penalty of law that I personally have examined and am familiar with the waste through analysis and testing, through knowledge of the waste, to support this certification that the waste complies with the treatment standards specified in 40 CFR Part 261 Subpart D and all applicable prohibitions set forth in 40 CFR 261-10 or 120 section 300(d)(d). I believe that the information I submitted is true, accurate and complete. I am aware that there are significant penalties for submitting false certifications, including the possibility of fine and imprisonment."

F. THIS IS NOT A CERTIFICATE SUBJECT TO PART 261 RESTRICTIONS
I hereby certify that all information submitted in this and all associated documents is complete and accurate to the best of my knowledge and information.

Signature _____ Date _____
Title _____
1996 Chemical Waste Management, Inc. - 6/1/93 - Form CRW-260-4

Delete

FOREFRONT - PO ENTRY #1 STOP SCREEN - 11/3/95 ** LP

Edit View Help

Back Next History Bookmarks Company LPC

PO #: 189581 batch code: BTV

vendor> ROMIENV ref: J job> 6990021 ship to:
name: ROMIC ENVIRONMENTAL TECH INC name: LONG PAINTING COMPANY-CP EQUIP
addr 1: addr 1: 1037 SOUTH ELMGROVE
addr 2: 2081 BAY ROAD addr 2:
city: EAST PALO ALTO city: SEATTLE
state: CA zip: 94303-1316 state: WA zip: 98108

order date: 03/27/00 pymt terms cd: A #days: 30
delivery date: 03/15/00 disc terms cd: #days: %:
opr/con ID: BTV TLH pymt terms: NET 30 DAYS
ordered by: PESTL routing #> 600
confirmed by> PESTL ship via:>
for resale?: N ship terms> PREPAID
tax%: 8.60 f.o.b.: CP EQUIPMENT
printed?: Y special instructions>
po status: OPEN remarks> HAZ WASTE DISPOSAL
last rec.date: whse> 70A
type: UNIT PRICE
proposed P.O.:
look at item detail?:

ENTER Y TO LOOK AT ITEM DETAIL OR / TO CANCEL CAP NUM POCENT1A

FOREFRONT - PO ENTRY #2 - 08/15/97 ** LONPAI

Edit View Help

Purchase Order Entry P.O. number: 189581
ship job: 6990021
vendor: ROMIENVI ROMIC ENVIRONMENTAL TECH INC to: LONG PAINTING COMPANY-C
---taxable--- ---non-taxable--- -----tax----- -----total---- --status-- notes
.00 9,804.50 .00 9,804.50 OPEN

item code/
ln# quantity description u/m whs price disc % tax % total
+++
001 ord 43.00 | TON | 179.500 | | 7718.50
g1>600-53800 PROFILE #C05379 LEAD DUST job> 6990021 phase>1670 ct>U
002 ord 2.00 | EA | 1018.0000 | | 2036.00
g1>600-53800 TRANSPORTATION CHARGE job> 6990021 phase>1670 ct>U
003 ord 2.00 | EA | 25.0000 | | 50.00
g1>600-53800 BIN LINER job> 6990021 phase>1670 ct>U

LOOKUP CAP NUM POENTL

FOREFRONT - PO ENTRY #2 - 11/3/95 ** LONPAI

Edit View Help



Purchase Order Entry P.O. number: 189581A

ship job: 6990021

vendor: ROMIENVI ROMIC ENVIRONMENTAL TECH INC to: LONG PAINTING COMPANY-C

---taxable--- ---non-taxable--- -----tax----- -----total----- --status-- notes

.00 5,938.07 .00 5,938.07 OPEN

ln#	order	item code/ description	u/m whs	price	disc %	tax %	total
-----	-------	---------------------------	---------	-------	--------	-------	-------

001	ord	21.46	!	TON	179.5000		3852.07
gl>600-53800		PROFILE #C05379	LEAD DUST	job>	6990021	phase>1670	ct>U
002	ord	2.00	!	EA	1018.0000		2036.00
gl>600-53800		TRANSPORTATION CHARGE		job>	6990021	phase>1670	ct>U
003	ord	2.00	!	EA	25.0000		50.00
gl>600-53800		BIN LINER		job>	6990021	phase>1670	ct>U
004	ord	0.00					

ENTER THE QTY ORDERED

ADD

CAP NUM

POCENT2



March 29, 2000

Dear Valued Customer:

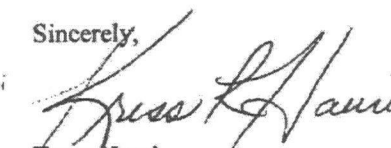
The cost of diesel fuel has risen significantly over the last 8 months. While Romic Environmental Technologies had hoped this trend would have stabilized, this has not been the case. We have found that we can no longer absorb the increases within our current transportation rates.

Effective April 3, 2000 Romic will be implementing a 3.5% fuel surcharge to all invoices. The surcharge will be a percentage of your current transportation charge. It will appear as a separate, easily identifiable line item on your invoice. This is a temporary charge. As soon as the cost of fuel returns to a reasonable level we will remove this line item.

Romic will continue to monitor the fuel market and the effect it has on the transportation industry. As do many consumers, we certainly hope that the current fuel cost trends take a turn for the better. Until then, we certainly appreciate the support of our customers.

If you have any questions regarding this matter please contact your Technical Sales Manager or Customer Service Representative for more information.

Sincerely,


Kress Hauri

Director of Sales

Romic Environmental Technologies

"Excellence Through Commitment"

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